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12	matthew.lerner@nelsonmullins.com Attorneys for Defendants C. R. Bard, Inc. and
13	Bard Peripheral Vascular, Inc.
14	IN THE UNITED STATES DISTRICT COURT
15	FOR THE DISTRICT OF ARIZONA
16	IN RE: Bard IVC Filters Products Liability   No. 2:15-MD-02641-DGC
17	Litigation NOTICE OF SERVICE OF
18	DISCOVERY
19	
20	Defendants C. R. Bard, Inc. and Bard Peripheral Vascular, Inc., by and through
21	counsel, hereby give notice that on August 14, 2017, they served on Plaintiffs, via U.S.
22	Mail and email, the following:
23	Response to Plaintiff Carol Kruse's First Set of Requests for Admissions to
24	C. R. Bard, Inc.;
25	Response to Plaintiff Carol Kruse's Set of Requests for Admissions to Bard
26	
27	Peripheral Vascular, Inc.;  Page 1 Vascular of December 1 Production of December 2
	Responses to Plaintiff Carol Kruse's Request for Production of Documents  and Things to Pard Defendants:
28	and Things to Bard Defendants;

•	Responses to Plaintiff Carol Kruse's Second Set of Interrogatories to Bard
	Peripheral Vascular;

- Responses to Plaintiff Carol Kruse's Second Set of Interrogatories to C. R.
   Bard, Inc.;
- Responses to Plaintiff Debra Mulkey's First Set of Requests for Admissions to C. R. Bard, Inc.;
- Responses to Plaintiff Debra Mulkey's First Set of Requests for Admissions to Bard Peripheral Vascular, Inc.;
- Responses to Plaintiff Debra Mulkey's Requests for Production of Documents and Things to Bard Defendants;
- Responses to Plaintiff Debra Mulkey's Second Set of Interrogatories to C.
   R. Bard, Inc.;
- Responses to Plaintiff Debra Mulkey's Second Set of Interrogatories to Bard
   Peripheral Vascular;
- Responses to Plaintiff Lisa Hyde's Requests for Production of Documents and Things to Bard Defendants;
- Responses to Plaintiff Lisa Hyde's Second Set of Interrogatories to Bard
   Peripheral Vascular;
- Responses to Plaintiff Lisa Hyde's Second Set of Interrogatories to C. R. Bard, Inc.;
- Responses to Plaintiff Sherr-Una Booker's First Request for Production of Documents to C. R. Bard, Inc.;
- Responses to Plaintiff Sherr-Una Booker's First Request for Production of Documents to Bard Peripheral Vascular Incorporated;
- Responses to Plaintiff Sherr-Una Booker's First Set of Requests for Admissions to C. R. Bard, Inc.;
- Responses to Plaintiff Sherr-Una Booker's First Set of Requests for Admissions to Bard Peripheral Vascular, Inc.;

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•	Responses to Plaintiff Sherr-Una Booker's Second Set of Interrogatories to
	C. R. Bard, Inc.;

- Responses to Plaintiff Sherr-Una Booker's Second Set of Interrogatories to Bard Peripheral Vascular;
- Responses to Plaintiffs Doris and Alfred Jones' First Requests for Production of Documents and Things to Bard Defendants;
- Responses to Plaintiffs Doris and Alfred Jones' Second Set of Interrogatories to Bard Peripheral Vascular;
- Responses to Plaintiffs Doris and Alfred Jones' Second Set of Interrogatories to C. R. Bard, Inc.;
- Responses to Plaintiffs Doris and Alfred Jones's First Set of Requests for Admissions to C. R. Bard, Inc.;
- Responses to Plaintiffs Doris and Alfred Jones's First Set of Requests for Admissions to Bard Peripheral Vascular, Inc.
- Responses to Plaintiffs Lisa Hyde's and Mark Hyde's First Set of Requests for Admission to C. R. Bard, Inc.; and
- Responses to Plaintiffs Lisa Hyde's and Mark Hyde's First Set of Requests for Admission to Bard Peripheral Vascular, Inc.

DATED this 14th day of August, 2017.

s/Matthew B. Lerner
Richard B. North, Jr.
Georgia Bar No. 545599
Matthew B. Lerner
Georgia Bar No. 446986
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$\circ$

Attorneys for Defendants C. R. Bard, Inc. and Bard Peripheral Vascular, Inc.

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on August 14, 2017, I electronically filed the foregoing document with the Clerk of the Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to all ECF registrants in this matter.

s/Matthew B. Lerner

Matthew B. Lerner Georgia Bar No. 446986

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